



Terms of Business for ECN.MT4 & NDD.MT4

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1. Introductory Remarks

1.1. These Terms of Business shall govern all actions regarding the handling and execution of Client Instructions and Requests.

1.2. These Terms of Business define:

(a) principles of opening/closing positions and placing/modifying/deleting/executing Orders;

(b) the Company's actions in respect of the Client's open positions if the Margin level on the trading account should be insufficient to support such open positions; and

(c) procedures of dispute resolution and methods of communication between the Client and the Company.

1.3. These Terms of Business, the Client Agreement and Risk Disclosure shall govern all the Client's trading transactions and thus should be read carefully read by the Client.

1.4. Unless otherwise defined, terms used in these Terms of Business shall have the meaning given to such terms in the Client Agreement. The definitions set out in clause 10 ("Terms and Interpretation") will also apply.

1.5. In addition to this document, the "Client Agreement", the "Regulations on Non-Trading Operations" and "Risk Disclosure" located at www.alpari-forex.com, the Client should regularly consult the "Help" section and user guide for the Client Terminal.

2. General Terms

Quotes

2.1. The Company will recalculate Quotes for all trading instruments in real-times, based on market conditions and streaming prices/liquidity received from Liquidity Providers, and will periodically provide the Client with these Quotes as a market profile (Market Snapshots).

2.2. All Quotes the Client receives through the Client Terminal are indicative and represent the best Bid and best Ask price available on the market according to Liquidity Providers.

2.3. The Client acknowledges that:

(a) the Company has the right to not provide the Client with these Quotes if they have not changed since the previous Market Snapshot;

(b) the Client does not have access to all the Quotes in the Client Terminal that have been in the Quotes Flow between Market Snapshots; and

(c) Spread is not fixed and may vary depending on market conditions and streaming prices/liquidity received from Liquidity Providers.

Execution of Client Instructions

2.4. The procedure for handling Client Instructions given through the Client Terminal is as follows:

- (a) the Client gives an Instruction which is checked for validity within the Client Terminal;
- (b) the Client Terminal sends the Instruction to the Server;
- (c) if the connection between the Client Terminal and Server has not been disrupted, the Server receives the instruction and begins the verification process;
- (d) a valid Client Instruction is placed in a queue sorted by Instruction arrival time (first in – first out) and the status “Order is accepted” appears in the “Order” window of the Client Terminal;
- (e) as soon as the Dealer is ready to process a new Instruction, the Dealer takes the first instruction from the queue and begins its processing¹ and the status in the Client Terminal changes to “Order is in process”;
- (f) the Dealer sends the Server the result of the execution of the Client's Instruction;
- (g) the Server sends the result of the Client instruction to the Client Terminal; and
- (h) if the connection between the Client Terminal and Server has not been disrupted, the Client Terminal registers the result of the Client Instruction.

2.5. The Client has the right to cancel a given Instruction only if the Instruction is still in the queue and has the “Order is accepted” status. To cancel an order, the Client must click the “Cancel order” button. The Client cannot cancel an Instruction given by an Expert Advisor.

2.6. The Client has no right to cancel an Instruction if it already is being processed by the Dealer and the status is “Order is in process”.

2.7. All matters regarding the current market price are at the sole discretion of the Dealer.

2.8. The standby time for each Client Request or Instruction in the processing queue is 3 minutes at the release of these Terms of Business. If the Request has not been received by the Dealer within in this time, it is deemed to be irrelevant and is automatically deleted. Once an Instruction is received by the Dealer, the Dealer processes it as soon as practicably possible.

2.9. In the cases listed below, the Dealer has the right to decline a Client instruction, with the message “Off quotes” appearing in the Client Terminal:

- (a) if the Client sends an Instruction before the first Quote appears in the trading platform at Market Opening;
- (b) if the Company is not able to hedge the trade with a Liquidity Provider; or
- (c) the Client's Free Margin level is less than the Initial Margin.

¹ Depending on the amount of time a Dealer needs to process the Client instruction, a situation could arise where the recorded execution time of the first instruction in the queue will be later than execution time of the following instruction in the Server Log-File.

2.10. The Client shall only give Instructions through the Client Terminal. To avoid problems associated with the inability to open or close positions, we recommend using Pending Orders such as Stop Loss and Take Profit.

Trading Operations

2.11. The Ask price is used when making a “buy” transaction. The Bid price is used when making a “sell” transaction.

(a) The Ask price is used to open a long position. The Bid price is used to open a short position.

(b) The Bid price is used when closing a long position (i.e. sell). The Ask price is used to close a short position (i.e. buy).

Rollover

2.12. All positions remaining open from 23:59:45 to 23:59:59 (server time) will be subject to Rollover. All positions opened or closed between 23:59:45 and 23:59:59 (server time) may be subject to Rollover. Positions are rolled over by either crediting or debiting the Client's trading account with an amount calculated in accordance with the rules specified in the Interest Rates and Rollover Policy.

Quote Base Synchronization

2.13. In the case of an unforeseen break in the Server's Quotes Flow caused by software or hardware failure, the Dealer has the right to synchronize the Quote Base on the Server with other sources. These sources can include:

(a) the Quote Base on the Demo server;

(b) any other reliable sources 2.

In the case that a Dispute arises regarding a break in the Quotes Flow, all decisions will be made in accordance with the synchronized Quote Base.

Leverage

2.14. The size of Leverage depends on the Client's open positions, as indicated on the Company website.

2.15. The Company has the right to change Leverage for a trading account in accordance with the margin requirements with immediate effect and no prior notice.

2.16. The Company is entitled to apply new Margin Requirements in accordance with clause 2.15 to any new positions or positions that are already open.

2.17. The Company has the right to change the Leverage for a particular Client at any time and at its sole discretion with prior written notification.

2 In the case that the necessary information is not available on the Demo server.

Margin

2.18. The Client shall deposit and maintain the initial and/or hedged margin in the amount determined by the Company in accordance with these Terms of Business, Client Agreement and Margin Requirements as detailed in the contract specifications. These sums should be in the form of cleared funds, to be transferred onto the Company's bank account.

2.19. The Client shall pay initial and/or hedged margin upon opening a position. The amount of initial and hedged margin for each instrument is detailed in the contract specifications.

2.20. The Company is entitled to change the size of initial, necessary, or hedged margin:

- a) for all Clients, giving written notification 7 (seven) calendar days before these amendments are introduced;
- b) individually for any Client to bring the leverage in line with the margin requirements designated in the contract specifications.
- c) individually for a Client in emergencies without prior notification.
- d) for all Clients in the case of a force majeure without prior notification.

2.21. The Client shall be responsible for maintaining the necessary margin level on the trading account.

2.22. The Company is entitled to apply clause 2.20 to all new positions and to positions that are already open.

2.23. The Company is entitled to close the Client's open positions without consent or any prior written notification if the equity falls below 60% of the necessary margin.

2.24. For the purpose of determining whether or not the Client has breached the condition of clause 2.23, any amounts which are not denominated in the deposit currency will be converted into the deposit currency at the current exchange rate on the foreign exchange market.

Commission, Charges and other Costs

2.25. The Client shall be obliged to pay the Company the commissions, charges and other costs set out in the contract specifications. The Company will display all current commissions, charges and other costs on its website.

2.26. The Company may vary commissions, charges and other costs without giving prior written notice to the Client. All changes in commissions, charges and other costs are displayed on the Company's website on the "Company News" page, except changes in "Storage" which are displayed in the "Swap History".

2.27. Subject to compliance with all applicable rules and regulations, the Company will not be under any obligation to disclose to, or provide the Client with, any report of benefits, profits, commissions or other remunerations made or received by the Company on any Client transaction, unless otherwise agreed in these Terms of Business or the Client Agreement.

2.28. The Company may periodically act on a Client's behalf in relations with parties with whom the Company or another affiliated party has an agreement permitting the Company to receive goods or services in exchange for completing trading operations. The Company ensures that such arrangements shall operate in the best

interest of Clients, for example, arrangements granting access to information or other benefits/services which would not otherwise be available.

2.29. In order to open a position via the Client Terminal using an Advisor, the Advisor generates a Request. If the Dealer offers a Quote, which differs from the Advisor's Quote no more than the "slippage" value (parameter of the Advisor which determines the acceptable range between the Advisor's Quote and the Quote offered by the Dealer), the Advisor gives an Instruction to the Server to open a position at the Quote offered by the Dealer.

Transfer of Inactive Accounts to the Archive

2.30. In the case of an inactive account being transferred to the archive:

- a) The Client acknowledges that the Company is entitled to transfer inactive trading accounts to the archive. The Client's inactive account shall be transferred from the trading terminal to the archive resulting in the Client's access and ability to complete any operations being blocked, but all account history being saved.
- b) The Client can restore an archived trading account by filing a request in myAlpari.
- c) The Company shall restore the trading account within 3 (three) working days of receiving the request to restore a trading account from the archive.
- d) The Company shall give the Client written notification the day the trading account has been restored.

Deletion of Trading Account History

2.31. The Company reserves the right to delete from a trading account's history pending orders that had been canceled either by the Client or the dealer one week after cancellation.

3. Opening a Position

3.1. In order to give an instruction to open a position, the Client shall specify the following:

- (a) Instrument; and
- (b) Transaction Volume.

3.2. To open a position through the Client Terminal without using an Expert Advisor, the Client must click either "Buy by Market" or "Sell by Market". The Client Instruction to open a position may be executed at a price that differs from the quote in the Client Terminal during the last Market Snapshot in the following situations:

- (a) if the current Quote has changed since the last Market Snapshot;
- (b) if the Quote from the last Market Snapshot is for a lower Transaction Volume than the volume specified in the Client instruction.

In any case, the Instruction will be executed at the best price available from the Company's Liquidity Providers.

3.3. If a position is opened through the Client Terminal using an Expert Advisor, the Client cannot specify Stop Loss and/or Take Profit order levels. If the Client wishes to place these orders, the Client may do so by modifying the existing position in accordance with clauses 5.16 to 5.22.

Processing and Execution of Instructions to Open a Position

3.4. Once the Server has received the Client Instruction to open a position, it automatically verifies that the Free Margin on the trading account is sufficient to open the position:

(a) the cumulative Client position and new Necessary Margin ("New Margin") are calculated: for locked positions (Matched Positions) depending on the hedged margin, and for other positions depending on the Initial Margin, which is determined by the average weighted price (in terms of volume) of all positions except for locked;

(b) all Floating Profit/Losses at current Quotes on all open and new positions;

(c) "Free Margin" is calculated as follows: $\text{Free Margin} = \text{Balance} - \text{New Margin} + \text{Floating Profit} - \text{Floating Loss}$;

(d) if the calculations mentioned above have been done and:

- "free margin" is more or equal to zero, subject to clause 2.9, the position is opened. The process of opening the position is carried out according to the relevant record in the Server Log-File; or
- "free margin" is less than zero, the Dealer is entitled, but not obliged, to decline the Instruction to open the position and the message "No money" will be recorded in the Server Log-File.

3.5. A Client Instruction to open a position shall be deemed executed and the position shall be open once the relevant record appears in the Server Log-File.

3.6. Every open position in the trading platform has an assigned ticker.

3.7. An Instruction to open a position will be declined by the Dealer if it was given prior to the first Quote in the trading platform at Market Opening. In this case, the "Off quotes" message will appear in the Client Terminal window.

4. Closing a Position

4.1. In order to give an Instruction to close a position, the Client shall specify the following:

(a) Ticker; and

(b) Transaction Volume.

4.2. To close a position through the Client Terminal without using an Expert Advisor, the Client must click "Close...". The Client Instruction to close a position may be executed at a price that differs from the Quote in the Client Terminal during the last Market Snapshot in the following situations:

(a) if the current Quote has changed since the last Market Snapshot;

(b) if the Quote from the last Market Snapshot is for a lower transaction volume than the volume specified in the Client instruction.

In any case, the Instruction will be executed at the best price available from the Company's Liquidity Providers.

Processing and Execution of Instructions to Close a Position

4.3. If amongst the Client's Open Positions the Client has a position, which the Client wishes to close against a matching Open Position of the same Instrument, the Client can do so by utilising the "Close by" item in the "Type" drop down list. Upon matching/closing the Client's chosen positions, the Client will have either a zero or net long/short position based upon the net overall exposure. The Client should note that the net overall position will be allocated a new ticker.

4.4. If amongst the Client's open positions the Client has multiple positions, which the Client wishes to close against matching open positions of the same instrument the Client can do so by utilising the "Multiple Close by" item in the "Type" drop down list. Upon matching/closing the chosen positions the Client will have either a zero or net long/short position based upon the net overall exposure. The Client should note that the net overall position will be allocated a new ticker.

4.5. A Client instruction to close a position shall be deemed executed and the position shall be deemed closed once the relevant record appears in the Server Log-File.

4.6. An instruction to close a position will be declined by the Dealer if it was given prior to the first quote in the trading platform at Market Opening. In this case, the "Off quotes" message will appear in the Client Terminal window.

4.7. An Instruction to close a position may be declined by the Company if it is made when the Stop Loss or the Take Profit for this position is in the queue in order to be executed. In this case the "Off quotes" message appears in the Client Terminal window.

5. Orders

Order Types on the Trading Platform

5.1. In order to open a position the following Orders (Pending Orders) may be used:

(a) "Buy Stop" - an Order to open a Long Position at the price higher than the price at the moment of placing the Order;

(b) "Sell Stop" - an Order to open a Short Position at the price lower than the price at the moment of placing the Order;

(c) "Buy Limit" - an Order to open a Long Position at the price lower than the price at the moment of placing the Order;

(d) "Sell Limit" - an Order to open a Short Position at the price higher than the price at the moment of placing the Order.

5.2. In order to close a position the following Orders may be used:

(a) "Stop Loss" - an Order to close a previously opened position at the price less profitable for the Customer than the price at the moment of placing the Order;

(b) "Take Profit" - an Order to close a previously opened position at the price more profitable for the Customer than the price at the moment of placing the Order;

(c) "If-Done Order" - Stop Loss and/or Take Profit which are activated once the Pending Order they are related to has been executed.

Time and Duration of Orders

5.3. The Client may place, modify or delete Orders only within trading hours for the relevant Instrument. The trading hours for each Instrument are indicated in the Contract Specifications.

5.4. Pending Orders on the Instruments, which are traded 24 hours a day, have "GTC" ("Good Till Cancelled") status. The expiry date and time can be set by the Client in the "Expiry" field.

5.5. Pending Orders on the Instruments, which are not traded 24 hours a day, have "Day Order" status and will be deleted at the end of a trading session.

5.6. Stop Loss and Take Profit for all Instruments have "GTC" status ("Good Till Cancelled").

Order Placement Procedure

5.7. In order to give an Instruction to place a Pending Order, the Client shall specify the following required parameters:

- (a) Instrument;
- (b) Transaction volume;
- (c) Order type (Buy Stop, Buy Limit, Sell Stop, or Sell Limit); and
- (d) Order Level.

In addition, the Client may indicate the following optional parameters:

- (a) level of Stop Loss. "0.0000" means that Stop Loss is not placed (or it is deleted if it has already been placed);
- (b) level of Take Profit. "0.0000" means that Take Profit is not placed (or it is deleted if it has already been placed); or
- (c) date and time when the Pending Order expires.

The Instruction will be declined if:

- (a) any of the required parameters is not specified or is incorrect; or
- (b) any of the optional parameters is incorrect.

In this case, the "Invalid S/L or T/P" error message appears if the Orders are placed via the Client Terminal without using an Expert Advisor.

5.8. If the Client gives an Instruction to place Stop Loss or Take Profit, the following information must be specified:

- (a) Ticker of the Open Position;

(b) level of the Stop Loss; "0.0000" means that Stop Loss is not placed (or it is deleted if it has already been placed); and

(c) level of the Take Profit; "0.0000" means that Take Profit is not placed (or it is deleted if it has already been placed).

If any of the information is incorrect and the Orders are placed via the Client Terminal without using an Expert Advisor, the Instruction will be declined and the "Modify..." button will remain inactive.

5.9. If the Client gives an Instruction to place the If-Done Orders on a Pending Order, the Client shall specify the following:

(a) Ticker for the Pending which the Client intends to place the Orders on;

(b) level of the Stop Loss; "0.0000" means that Stop Loss is not placed (or it is deleted if it has already been placed); and

(c) level of the Take Profit; "0.0000" means that Take Profit is not placed (or it is deleted if it has already been placed).

If any of the indicated information is incorrect and the Orders are placed via the Client Terminal without using an Expert Advisor, the Instruction will be declined and the "Modify" button will remain inactive.

5.10. Unless otherwise indicated in the Contract Specifications, while giving an Instruction, the difference between the Stop Loss, Take Profit or the Pending Order level and the current market price must not be less than the number of Points indicated for each Instrument in the Contract Specifications, and the following conditions must be met:

(a) for the Stop Loss on the Short Position the current market price is the Ask price and the Order must not be placed lower than the Ask price plus this number of Points;

(b) for the Take Profit on the Short Position the current market price is the Ask price and the Order must not be placed higher than the Ask price less this number of Points;

(c) for the Stop Loss on the Long Position the current market price is the Bid price and the Order must not be placed higher than the Bid price less this number of Points;

(d) for the Take Profit on the Long Position the current market price is the Bid price and the Order must not be placed lower than the Bid price plus this number of Points;

(e) for the Buy Limit the current market price is the Ask price and the Order must not be placed higher than the Ask price less this number of Points;

(f) for the Buy Stop the current market price is the Ask price and the Order must not be placed lower than the Ask price plus this number of Points;

(g) for the Sell Limit the current market price is the Bid price and the Order must not be placed lower than the Bid price plus this number of Points; and

(h) for the Sell Stop the current market price is the Bid price and the Order must not be

placed higher than the Bid price less this number of Points.

5.11. Unless otherwise indicated in the Contract Specifications, while giving an Instruction, the difference between the If-Done Order level and the level of the Pending Order must not be closer than the number of Points indicated for each Instrument in the Contract Specifications, and the following conditions must be met:

(a) the Stop Loss on the Buy Limit or Buy Stop must not be placed higher than the level of the Pending Order less this number of Points;

(b) the Stop Loss on the Sell Limit or Sell Stop must not be placed lower than the level of the Pending Order plus this number of Points;

(c) the Take Profit on the Buy Limit or Buy Stop must not be placed lower than the level of the Pending Order plus this number of Points; and

(d) the Take Profit on the Sell Limit or Sell Stop must not be placed higher than the level of the Pending Order less this number of Points.

5.12. An Instruction to place an Order is deemed executed and the Order is deemed placed once the relevant record appears in the Server Log-File.

5.13. Each Pending Order has a Ticker.

5.14. An Instruction to place an Order may be declined by the Company if it precedes the first Quote on the Market Opening. In this case, the “Off quotes” message appears in the Client Terminal window.

5.15. The Company has the right, but not obligation, to decline an Instruction to place an Order if, while a Dealer processes this Instruction, the current Quote reaches the level at which clause 5.10 or 5.11 have been breached.

Order Modification and Deletion

5.16. If the Client gives an Instruction to modify Pending Order parameters (the level of the Pending Order and/or If-Done Orders), the Client shall specify the following:

(a) Ticker;

(b) Pending Order level;

(c) level of Stop Loss; “0.0000” means that Stop Loss is not placed (or it is deleted if it has already been placed);

(d) level of Take Profit; “0.0000” means that Take Profit is not placed (or it is deleted if it has already been placed).

If any of the indicated information is incorrect and the Orders are placed/modified/deleted via the Client Terminal without using an Expert Advisor, the Instruction will be declined and the “Modify” button will remain inactive.

5.17. If the Client gives an Instruction to modify Stop Loss and Take Profit on the Open Position, the Client shall specify the following:

(a) Ticker;

(b) level of Stop Loss; “0.0000” means that Stop Loss is not placed (or it is deleted if it has already been placed); and

(c) level of Take Profit. “0.0000” means that Take Profit is not placed (or it is deleted if it has already been placed).

If any of the indicated information is incorrect and the Orders are placed/modified/deleted via the Client Terminal without using an Expert Advisor, the Instruction will be declined and the “Modify ...” button will remain inactive.

5.18. When the Client gives an Instruction to delete a Pending Order, the Customer shall specify its Ticker.

5.19. An Instruction to modify or delete an Order is deemed executed and the Order is deemed modified or deleted once the relevant record appears in the Server Log-File.

5.20. An Instruction to modify or delete an Order may be declined by the Company if it precedes the first Quote at Market Opening. In this case the “Off quotes” message appears in the Client Terminal window.

5.21. The Company has the right, but not obligation, to decline an Instruction to modify or delete an Order if, while it is being processed, the Order has been placed in the queue in order to be executed in accordance with clause 5.23.

5.22. Where the Client has given an Instruction to modify or delete an Order Level, the Company has the right, but not obligation, to cancel the Order Level modification or Order deletion, if the processing of that Instruction is finished after the Order is placed in the queue in order to be executed in accordance with clause 5.23.

Order Execution

5.23. The Order is placed in the queue in order to be executed in the following cases:

(a) the Take Profit on open Long Position is placed in the queue in order to be executed if the Bid price in the Quotes Flow becomes equal or higher than the Order Level;

(b) the Stop Loss on open Long Position is placed in the queue in order to be executed if the Bid price in the Quotes Flow becomes equal or lower than the Order Level;

(c) the Take Profit on open Short Position is placed in the queue in order to be executed if the Ask price in the Quotes Flow becomes equal or lower than the Order Level;

(d) the Stop Loss on open Short Position is placed in the queue in order to be executed if the Ask price in the Quotes Flow becomes equal or higher than the Order Level;

(e) the Buy Limit is placed in the queue in order to be executed if the Ask price in the Quotes Flow becomes equal or lower than the Order Level;

(f) the Sell Limit is placed in the queue in order to be executed if the Bid price in the Quotes Flow becomes equal or higher than the Order Level;

(g) the Buy Stop is placed in the queue in order to be executed if the Ask price in the Quotes Flow becomes equal or higher than the Order Level;

(h) the Buy Stop is placed in the queue in order to be executed if the Ask price in the Quotes Flow becomes equal or higher than the Order Level;

5.24. Once the Pending Order is placed in the queue in order to be executed, the Server automatically checks if the Free Margin is sufficient to open the position:

(a) cumulative Client position and new Necessary Margin (“New Margin”) are calculated: for Matched Positions depending on the Hedged Margin; for other positions depending on the Initial Margin, which is calculated at the average weighted price (in terms of volume) of all positions except the matched ones;

(b) if the Pending Order Level is in the Price Gap, the Floating Profits/Losses for all Open Positions and the new position are calculated at the current Quotes at the moment the Order is placed in the queue in order to be executed; and

(c) “Free Margin” is calculated as follows: $\text{Free Margin} = \text{Balance} - \text{New Margin} + \text{Floating Profit} - \text{Floating Loss}$;

(d) if the above mentioned calculations for the new position have been done and “Free Margin” is less than zero, then the Company has the right, but not obligation, to decline the Instruction to open the position and delete the Pending Order and the “No money” message will be recorded in the Server Log-File.

5.25. An Order is deemed executed once the relevant record appears in the Server Log-File.

5.26. In case of Pending Order execution, the process of opening the position is followed by the relevant record in the Server Log-File and the position opened by this Order has the same Ticker as the Pending Order.

5.27. If Liquidity Providers are unable to provide adequate liquidity to completely fill a client’s order, the order will be partially filled. The remaining volume will be accounted for in a new pending order with the same parameters as the original client order.

5.28. If there is enough liquidity to hedge the trade at the specified level, the Company will execute Buy Stop, Sell Stop and Stop Loss orders at the order level.

5.29. If there is insufficient liquidity to hedge the trade at the specified level, the Company will execute Buy Stop, Sell Stop and Stop Loss orders at the price at which the Company hedged the trade. The Company reserves the right to correct this price in order to reflect the cost of the hedging. The Client agrees that the strike price may differ from the order price.

6. Stop Out

6.1 The Company is entitled to close the Client’s Open Positions without the consent of the Customer or any prior notice if the Equity is less than 60% of the Necessary Margin.

6.2. Margin Level is monitored by the Server and subject to clause 6.1 the Server generates the Stop Out Instruction to close a position without prior consent. Stop Out is executed at the price at which the Company has hedged the trade. The Company has the right to adjust this price to reflect the cost of hedging.

The Client acknowledges that the execution price may differ from the Quote at which the Stop Out Instruction was generated. Once the position has been closed the relevant record appears in the Server Log-File with the "Stop Out" remark.

6.3. If the Client has several Open Positions, the first position which has to be placed in the queue in order to be closed is the one with the highest Floating Loss.

6.4. If a Stop Out execution has resulted in a negative Balance of the Client's Trading Account, the Client shall be liable for this loss and must make a payment of the full and total amount due immediately.

6.5. The Company has the right to close any Open Position of the Client without a warning if it is required.

7. Communications

7.1. In order to communicate with the Client, the Company may use:

- (a) Trading Platform internal mail;
- (b) email;
- (c) facsimile transmission;
- (d) telephone;
- (e) post;
- (f) Company website.

Contact details provided by the Client whilst opening the Trading Account or updated in accordance with clause 7.4 will be used by the Company to contact the Client and the Client will agree to accept any notices or messages from the Company at any time.

7.2. Any communications sent to the Client (documents, notices, confirmations, statements etc.) are deemed received:

- (a) if sent by email, within one hour after emailing it;
- (b) if sent by Trading Platform internal mail, immediately after sending it;
- (c) if sent by fax, immediately after sending it;
- (d) if by telephone, then once the telephone conversation has been finished;
- (e) if sent by post, seven calendar days after posting it; and
- (f) if posted on the Company News Webpage, within one hour after it has been posted.

7.3. The Client shall notify the Company immediately of any change in the Client's contact details.

7.4. Transactions will be confirmed by email on the next Business Day after the execution. If the Client has a reason to believe that the confirmation is inconsistent or if the Client does not receive any confirmation (though the Transaction was made), the Client shall contact the Compliance Department in accordance with clause 8.

7.5. On the first day of each month the Company will send by email a statement which includes all Transactions during the previous month.

7.6. The Company is authorised, without any additional agreements with the Client, to act in accordance with facsimile instructions made by the Client or on the Client's behalf by an authorised person.

7.7. The following instructions are not accepted by fax:

- (a) to open/close a position;
- (b) to place, delete or modify an Order.

7.8. The Client acknowledges that any faxed documents received by the Company will be electronically scanned and reproduction of the scanned version shall constitute conclusive evidence of such faxed instructions.

7.9. Any telephone conversation between the Client and the Company may be recorded. All Instructions received by telephone will be binding as if received in writing. Any recordings shall be and will remain the sole property of the Company and will be accepted by the Client as conclusive evidence of the Instructions or conversations so recorded. The Client agrees that the Company may deliver copies of transcripts of such recordings to any court, regulatory or government authority.

8. Procedure for Dispute Resolution

Complaint Procedure

8.1. If any conflict situation arises when the Client reasonably believes that the Company as a result of any action or failure to act breaches one or more terms of these Terms of Business, the Client has the right to lodge a complaint with the Company as soon as reasonably practicable but in any case within two Business Days after the grievance has arisen.

8.2. A complaint shall be lodged within the corresponding section of myAlpari. Complaints are automatically assigned with a unique number (TID), the confirmation of which is sent to the Client from the address disputes@alpari.ru. All complaints lodged by any other means (on a forum, by email, telephone, fax, etc.) will not be considered.

Any correspondence regarding a complaint after it is lodged will be carried out by email preserving the subject heading and indicating the unique TID number.

8.3. A complaint shall include:

- (a) name and surname of the Client (or company name if the Client is a legal entity);
- (b) Client's login in the Trading Platform;
- (c) details of when the conflict first arose (date and time in the Trading Platform Time Zone);
- (d) Ticker of the position or Pending Order;
- (e) description of the conflict situation supported by the reference to these Terms of Business.

8.4. The complaint must not include:

- (a) affective appraisal of the conflict situation;
- (b) offensive language;
- (c) uncontrolled vocabulary.

8.5. The Company has the right to refuse a complaint if any of clauses 8.1, 8.2, 8.3 or 8.4 have been breached.

Server Log-File

8.6. The Server Log-File is the most reliable source of information in a case of any Dispute. The Server Log-File has the absolute priority over other arguments including the Client Terminal Log-File as the Client Terminal Log-File does not register every stage of the execution of the Client's Instructions.

8.7. If the Server Log-File has not recorded the relevant information to which the Client refers, the argument based on this reference may not be considered.

Indemnification

8.8. The Company may resolve all Disputes:

- (a) by crediting/debiting the Client's Trading Account: this correcting entry will have an explanatory narrative;
- (b) by reopening erroneously closed positions; or
- (c) by deleting erroneously opened positions or placed Orders.

The Company has the right to choose the method of Dispute resolution at its sole discretion from the options listed above.

Disputes not mentioned in these Terms of Business are resolved in accordance with the common market practice and at the sole discretion of the Company.

If the Quotes Flow has been interrupted due to a software and/or hardware failure, all decisions in respect of the Dispute will be made on a basis of the live Server's Quotes Base synchronized in accordance with clause 2.13.

8.9. The Company shall not be liable to the Client if for any reason the Client has received less profit than had hoped for or has incurred a loss as a result of uncompleted action which the Client had intended to complete.

8.10. The Company shall not be liable to the Client in respect of any indirect, consequential or non-financial damage (emotional distress etc.).

8.11. The Compliance Department shall consider any Client complaint or Dispute and will deliver a judgment within the shortest amount of time possible. The Dispute must be reviewed within three business days of having been received. In certain situation this deadline may be extended.

8.12. The Company shall take all necessary actions in accordance with clauses 8.8 (a), (b) and/or (c) as soon as reasonably practicable but in any case within one Business Day after the decision in respect of the Dispute is made.

The Client acknowledges not being permitted to lodge a complaint concerning their inability to manage the disputed position while the position is being reviewed and steps taken towards its resolution.

The Client acknowledges that the Company will not notify the Client that the Dispute has been resolved and the position has been reopened and the Client will be responsible for all the risks in this respect.

Refusal of Complaint

8.13. If the Client has been notified in advance by Trading Platform internal mail or some other way of routine construction on the Server, complaints made in respect of any unexecuted Instructions which are given during such construction period, are not accepted. The fact that the Client has not received a notice shall not constitute a reason to lodge a complaint.

8.14. Provided that clause 5.23 has not been breached, complaints in respect of time of Order execution notwithstanding the amount of time a Dealer needed to execute the Order as well as the time when the Server Log-File recorded Order execution, are not accepted.

8.15. No Client complaints will be accepted in respect of the financial results of the deals made using temporary excess Free Margin on the Trading Account gained as a result of a profitable position (cancelled by the Company afterwards) opened at an Error Quote (Spike) or at a Quote received as a result of a Manifest Error.

8.16. In respect of all Disputes any references by the Client to the Quotes of other companies or information systems will not be taken into account.

8.17. Both the Company and the Client have the right to initiate the process of Dispute resolution.

9. Terms and Interpretation

9.1. If there is not a definition for one of the terms in this document, the interpretation of this term should be based on the definition in the Client Agreement. If there is not an adequate interpretation of this term in the Client Agreement, the interpretation of this term should be based on the other regulatory documents of the Company.

9.2. In these Terms of Business:

“**Bar/Candlestick**” shall mean a Chart element, which shows opening and closing prices, as well as the lowest and the highest prices for a definite period of time (for example, minute, 5 minutes, a day, a week).

“**Buy Limit**” shall have the meaning given in clause 5.1.

“**Buy Stop**” shall have the meaning given in clause 5.1.

“**Client Terminal Log-File**” shall mean the file, which is created by the Client Terminal in order to record all the Client’s instructions with accuracy to a second.

“**Client**” shall mean a legal entity or an individual being a party to a contract with the Company in respect of making transactions subject to Margin Trading.

“Client Agreement” shall mean the agreement between the Company and the Client, which together with the Terms of Business and the Risk Disclosure are defined as “Operative Agreements” and govern the terms on which the Company deals with the Client.

“Day Order” shall mean an order which is automatically deleted at the end of the trading session.

“Dealer” shall mean the server or Company employee who is authorised to process the Client’s instructions and execute orders and Stop Outs.

“Expert Advisor” shall mean an algorithm in the form of a program based on MetaQuotes Language 4, which is used to control a trading account and give instructions to the server via the Client Terminal.

“GTC” (“Good Till Cancelled”) shall mean an order which is valid until the Client sends an instruction to delete the order.

“If-Done Order” shall have the meaning given in clause 5.2.

“Liquidity Provider” shall mean a bank or an ECN which is streaming tradable prices to the Company and may be used by the Company to hedge the Client’s trades.

“Manifest Error” shall mean an error of a Dealer who opens/closes a position or executes an order at the price which significantly differs from the price for this Instrument in the quote flow at the moment of taking this action, or any other Dealer’s action in respect of the prices which are significantly different from the market prices.

“Market Opening” shall mean the time at which the market opens after weekends, holidays or trading session time gaps.

“Market Order” shall mean an instruction from the Client to the Company to open a position at the current market price.

“Market Snapshot” shall mean quotes for instruments at a particular moment in time.

“New Margin” shall have the meaning given in clause 3.6.

“Normal Market Conditions” shall mean the market where:

- (a) there are no considerable breaks in the quotes flow on the trading platform; and
- (b) there are no fast price movements; and
- (c) spreads are not wider than usual; and
- (d) there are no large price gaps.

“Pending Order” shall mean an instruction from the Client to the Company to open a position once the price has reached the level of the order.

“Point” / “Pip” shall mean the numerical value of the last, or right-most, digit of a quote.

“Price Gap at Market Opening” shall mean the following:

(a) the first Bid of the current trading session is higher than the last Ask of the previous session; or

(b) the first Ask of the current trading session is lower than the last Bid of the previous session.

“**Sell Limit**” shall have the meaning given in clause 5.1.

“**Sell Stop**” shall have the meaning given in clause 5.1.

“**Server Log-File**” shall mean the file created by the server, which records accurately to a second all instructions sent by the Client to the Company as well as the results of their execution.

“**Stop Loss**” shall have the meaning given in clause 5.2.

“**Stop Out**” shall mean an instruction to close the Client’s open positions without the consent of the Client or any prior notice in a case of insufficient funds required for maintaining open positions.

“**Take Profit**” shall have the meaning given in clause 5.2.

“**Ticker**” shall mean the unique identity number assigned for each open position or pending order or deposit/withdrawal transaction in the trading platform.

“**Trailing Stop**” shall mean 1) the “trading stop” value set by the Client; 2) the algorithm of managing “Stop Loss” orders:

a) if an open position’s profit is less than Trailing Stop value, no action shall be taken;

b) As soon as the profit of an open position exceeds the distance between the current price and the “Trailing Stop” price, an Instruction is sent to the server to place a “Stop Loss” order at the price the same distance from the current price as the Trailing stop was from the current price.

c) Once a new Quote has been received whereby the distance between the “Stop Loss” order level and the current price has exceeded the distance between the “Trailing Stop” value and the current price, the Client Terminal sends the Instruction to the Server to adjust the “Stop Loss” order to the level which is at the same distance from the current price as the “Trailing Stop” was from the current price.

A “Trailing Stop” is executed only when the Client Terminal is on-line, having been successfully authorized.

ALPARI NZ LIMITED